

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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THOMAS KRAEMER

plaintiff,

The City of New York; NYPD; DOI; DOI Inspector Andrew Guinan; District Counsel 37; U.S. Marshal; Michael Edelstein; Mickey Cekovic; Lisa Spitale Esq; Marcie Romberger Esq; Shannon Moore Esq; Amy (Fontno) DeRaymond; Attorney Ray DeRaymond; County of Northampton Office of the County Executive; Northampton County Court; Northampton County MH/MR; Milestones Community Healthcare Inc; Northampton County Sheriff; Deputy Gretchen Kraemer; The Easton Area School District; Freya Koger Ph.D; The City of Easton; Easton Police; CVS Health Corporate; Dr. Xequiel Hernandez; DermOne; Dr. Cha J. Yu; Et Al.

Defendants.

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RE: CANDOR

19-cv-6671-VEC

RE: CANDOR LETTER

I declare under the penalty of perjury the forgoing is true and correct.

Signed: Thomas Kraemer

Date: 08/21/2019

Dear Judge Caproni,

Please find the attached two emails I received from defendant's attorneys asking me personally for more time which I am not authorized to give:

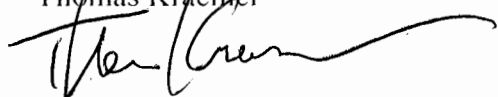
08/19/2019 | 03:10 PM Norris McLaughlin | For the City of Easton | Exhibit 4.16.3

08/20/2019 | 11:14 AM Landman Corsi Ballaine & Ford P.C. | For CVS | Exhibit 3.9.3

Their clients had not made an appearance at the time. Nor do I believe giving their clients more time is in my or my daughter's best interest given the seriousness of the allegations and accompanying evidence. Moreover, it appears they were attempting to trick me into dropping my case. I have not contacted, nor communicated with the aforementioned law firms or their clients. I saw CVS filed a motion for more time today. I will file opposition motions for both once (or if not in a few days for CVS) the City of Easton makes an appearance.

Sincerely,

Thomas Kraemer



1 of 1

RECEIVED
SUNY BINGO SEEDRIFT
2019 AUG 21 PM 4:19

EXHIBIT 4.16.3



Thomas Kraemer <kraemer.tom811@gmail.com>

Kraemer v. The City of New York, et al; 1:19-cv-06671-VEC

1 message

Christine Varghese <cvarghese@lcbf.com>
To: "kraemer.tom811@gmail.com" <kraemer.tom811@gmail.com>
Cc: Sophia Ree <sree@lcbf.com>

Tue, Aug 20, 2019 at 11:14 AM

Mr. Kraemer,

We represent CVS in the above referenced matter. We write to you requesting an extension for CVS's time to respond to your complaint in the above referenced matter, from August 23, 2019 to September 27, 2019. Please let us know if you consent to this extension.

Thank you,

Christine

Christine Varghese

Associate Attorney

Landman Corsi Ballaine & Ford P.C.

120 Broadway, 13th Floor | New York, NY 10271

T: (212) 238-4800 | F: (212) 238-4848

cvarghese@lcbf.com | www.lcbf.com

Landman Corsi Ballaine & Ford P.C. N.Y. 212 238-4800 N.J. 973 623-2700 P.A. 215 561-8540 NOTE: This message, and any attached files, may contain privileged or confidential information. It is intended for use only by the addressee(s). Any disclosure, copying or distribution of, or reliance upon, this message by anyone else is strictly prohibited. If you received this message in error, please notify the sender by reply e-mail message or by telephone to one of the numbers above.

Note: As of March 13, 2019 Landman Corsi Ballaine & Ford P.C. has relocated to the 13th floor.

EXHIBIT 3.9.3



Thomas Kraemer <kraemer.tom811@gmail.com>

Thomas Kraemer v. The City of New York, et al.- Case No.: 1:19-cv-06671

1 message

Deanna L. Koestel, Esq. <dlkoestel@norris-law.com>
To: "kraemer.tom811@gmail.com" <kraemer.tom811@gmail.com>
Cc: "Edward G. Sponzilli, Esq." <egsponzilli@norris-law.com>

Mon, Aug 19, 2019 at 3:10 PM

Mr. Kraemer,

Norris McLaughlin has been retained to represent the following parties in connection with the lawsuit you filed, *pro se*, captioned *Thomas Kraemer v. The City of New York, et al.- Case No.: 1:19-cv-06671*, filed in the Southern District of New York:

- The City of Easton; The Mayor of the City of Easton – Salvatore J. Panto, Jr., individually and in his official capacity; The City of Easton Police Department; and The Chief of Police for the City of Easton - Carl Scalzo, individually and in his official capacity (collectively referred to herein as the "Easton Defendants").

Please advise whether you consent to the Easton Defendants request for a sixty (60) day extension of time to respond to the Complaint.

Thank you.

Deanna L. Koestel, Esq.
t: 917.369.8869 | f: 908.722.0755 | e: dlkoestel@norris-law.com | www.norrismclaughlin.com
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NJ Office: 400 Crossing Blvd | 8th Floor | P.O. Box 5933 | Bridgewater, NJ 08807-5933
Bridgewater, NJ | New York, NY | Allentown, PA



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